ES DEPARTMENT OF COMMERCE

Patent and Trademark Office

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See also an experience of the second Address: COMMISSIONER OF PATENTS AND TRADEMARKS

FIRST NAMED APPLICANT APPLICATION NUMBER FILING DATE ATTORNEY DOCKET NO. (b) In greey instance where reconsideration is regurated in steer of an intersease week must care each event or presen-នៅក្នុងជាត្រូវបានខេត្តស្គាល់ នៃការ និងប្រជាជាក្រុង ក្រុង ម៉ែក glapylaw as warranting lavorable, schon must by (tied to the uppliced than enues. Cure move the colored to the control of § 1.2. Busigess togayninaxgacted in writing. A business two the Patent of Trademark Critic, accept to consecution course, and in course present attendance or and Trademoik Offile is undiressary. This notion of mercand and foreignand Offile will be based exclusively on the written record in the Office. No attention will be peld to any elleged eral promise, objection, or understanced to detail to write the contract of the iduob ART UNIT PAPER NUMBER dannot be based exclusively on the ventura exponentifical Cities it status or a classific complete intenging last factors to record the substance of interviews. It is the responsibility or the applicant or the actorney or agent to make the aubtraction of an interior of recount that up, call on the time or an enament, andwales he or sha will do sou't is the weather that the see mutuality is seen at the most send to vote and or the of the other access to the control of the control of the or shall be patentability. INTERVIEW SUMMARY Examiners must complete a trustment cerbon list area thanking. Formance Funds, e.g., account to a supplete a trustment cerbon list area thanking in a supplete the appropriate of substance required to the care the consistence of the care thanking the interview by the rider to appropriate the appropriate thanking the appr 'All participants (applicant, applicant's representative; PTO personnel): அன்னை வின்னை வின்னை சிகை beloeth attention is absorbed and provided in the second plant. Éxamining Procedura, or pointing cur typographical errorr occircable, your in Citice podoris derice de, are ox guided four ma The Interview Summary Form shall be given an appagnitate planer number, placed in the fight rechain pusion of the first till off eff ne wrapper. The docket and serial register cares need not bu update not extend to without his more paracraft marks in the d to bid applicant (or anothly of agent) at the continuation with their continuation of a title, who makened the co to the proposition are all the next official communications is a concept and the control of the control of the proposition of the control of create, the Form should be mailed prumptly after the telephonic interviews when the Type: Telephonic Personal (copy is given to applicant applicant's representative) and to nearly a principle of the properties of the prope -Serial Number of the application Exhibit shown or demonstration conducted: Yes No If yes, brief description:_ - Name of applicant Name of examiner Date of interview Name of participant(s)) (applicant, afterney or agent atc.) Agreement was reached. was not reached. "An indication whether or not an exhibit was shown or a domer of the concrete - An identification of the claims discussed An identification of the specific grow an playussed Claim(s) discussed:_ at burney between the exeminer to the of emendments or claims agreed by the installments (Authorism to be to allowing Identification of prior art discussed: Narrage of the Patent and Incommet Office go now. 14154 CM o contains a state dean termedical the applicant of a cooperation, so is upon the second or or are a former Description of the general nature of what was agreed to if an agreement was reached, or any other comments: or the examinents in A complate and proper records on ot. i) A brief description of the nature of any exhibit shown or any camonatrated conducted) an identification of the claims discussed, 3) an identification of specific prior art discussed.

(A fuller description, if necessary, and a copy of the amendments it, at least the copy of the amendments it. (A fuller description, if necessary, and a copy of the amendments it, at least the copy of the amendments it.) must be attached. Also, where no copy of the amendments which would render the claims allowable is available; assummary thereof must be is) a brief identification of the general thrust of the principal orgunerus presented to the examiner it is identification of arguments arguments presented to the examiner it is identification of the general thrust of the principal orgunerus presented to the examiner it is identification of the general thrust of the principal organization or the principal organization elaborana. A verbathin or highly detailed description of the arguments is not required. The identification of the arguments is sufficient if the general ha 1. Mitis:not:necessary:for.applicant:to:provide:a:separate:record:of the substance:of the sinterview.if of spain strainings (adjoining edit to taunding nieurisky and or aviasue ag ed interno average with a front we seem of the paragraph above has been checked to indicate to the contrary. A FORMAL-WRITTEN/RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW ((See MPEP Section 743.04) If a response to the dast office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE Additional organizations review the applicant's record of the subgrace of an interview. If the facilities is not completely interview the applicant's record or an interview of the notified or the facilities applicant or the facilities are traces as a facilities and the confidence of the facilities and the facilities and the facilities are traces are traces and the facilities are traces are traces and the facilities are traces are tr 2. Li Since the Examiner's interview summary above (including any attachments) reflects a complete response to reach of the objections incheads rejections and requirements that may be present in the lest Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of The interpretation of the store and the interpretation of the store and examines dering the interval is a surrect successful to a passion of notice letting the interval in the next following the interval in the next file of the interval in the next file of the interval in the next file of the results of the next file of the next complete and accurate, the upon or advact rice the front also includes received CVO all muses and the windows and the interview along with the date who. FORM PTOL-413 (REV.1-96) rris etraminer's initials.

hmis Parsons 7/25/03

Security Character Land Between

A complete written statement as to the substance of any face-to-face of telephone interview with regard to an application must be made of record in the application, whether or not an agreement with the examiner was reached at the interview.

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OBSTROOM VEWCOTTS	\$1.133 Interviews	EMING DATE	APPLICATION NUMBER
(b) In every instance where reconside terview as warranting favorable action m.111,1.135. (35 U.S.C.132)	ration is requested in view of an interview with an eleust be <u>filed</u> by the applicant. An interview does no	examiner, a complete written state of remove the necessity for response	ement of the reasons presented at to onse to Office action as specified in
pplicants or their attorneys or agents at t	writing. All business with the Patent or Trademar he Patent and Trademark Office is unnecessary. T ention will be paid to any alleged oral promise, stip	he-action of the Patent and Trad	emark Office will be based exclusive
The action of the Patent and Trademai record the substance of interviews.	k.Office cannot be based exclusively on the writter	n record in the Office if that record	I is itself incomplete through the fail
It is the responsibility of the applicant of or she will do so. It is the examiner's reatentability.	r the attorney or agent to make the substance of ar sponsibility to see that such a record is made and in the first terms.	n interview of record in the applica I to correct material inaccuracies	ition file, unless the examiner indical which bear directly on the question
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The Interview Summary Form shall be rapper. The docket and serial register can the applicant (or attorney or agent) at the ddress either with or prior to the next offici-	given an appropriate paper number, placed in the ds need not be updated to reflect interviews. In a per conclusion of the interview. In the case of a tele al communication. If additional correspondence from the the telephonic interview rather than with the	personal interview, the duplicate, phonic interview, the copy is man the examiner is not likely before	zopy of the Form is removed and giv iled to the applicant's corresponden
The Form provides for recordation of t	cant [] applicant's reinoitempoint gniwollot en	al (copy is given to El applic	pa: Li Telephonic Person
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contrary.) The signature of the examiner who c Names of other Patent and Tradema	onducted the interview	The painty world	entification of prior art discussed
The Form also contains a statement re	eminding the applicant of his responsibility to reco	rd the substance of the interview	antal in an emiliate te animen. En l'antiron e i reger republiche pitté évide régérété animes, quan
It is desireable that the examiner oral xaminer agree that the examiner will rec	permittion carbo vias in this includes a covariate action to record y remind the applicant of his obligation to record ord same. Where the examiner agrees to record to examiner should check a box at the bottom of the	os ne if of beenge saw larlw to the substance of the interview in the substance of the interview, or	escription of the general nature can case along the each case unless both applicant a when it is adequately recorded on t
r is supplemented by the applicant or the	iew Summary Form with not normally be considere examiner to include, all of the applicable items re	quired below concerning the sub	stance of the interview:
A complete and proper recordation of	the substance of any interview should include at le	ast the following applicable item	s:
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9Form/completed by the examiner \$\frac{1}{2}\$ 5) a brief identification of the general to elaborate. A verbatim or highly detail or thrust of the principal arguments memphasize and fully describe those \$\frac{1}{2}\$ (6) a general indication of any other permitted the second	ince is airleviolis a resident we hairly discussions a policy for horse for a local separation of the principal arguments presented to the ed description of the arguments is not required. The nade to the examines can be understood in the contribution of the persua arguments which he feels were or might be persua thinefications of the income of the interpretations of the persua contemp, of the interpretations are protocome of the interpretations.	idw amembnems eff to you examiner. The identification of an he identification of the arguments the identification of the arguments the identification of the identification of the identification of the identification of the identification of the identification of the identification of the identification of identification of identif	ust be attached. Also, where no tactromous action been streaming equal to a substitution of the substitution of the paragraph above has interest the paragraph above has in
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xaminer during the interview. If there is a taims are allowable for other reasons of r omplete and accurate, the examiner shou	te at the interview should be carefully checked to in inaccuracy and it bears directly on the question ecord, the examiner should send a letter setting for the place the indication "Interview record OK" on the	of patentability, it should be point of patentability, it should be point of the state	nted out in the next Office letter. If tementatuributed to him office record
ne examiner's initials.		•	RM PTOL-413 (REV.1-96)

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